1 HONORABLE MARSHA J. PECHMAN 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 COORDINATED CARE CORPORATION No. 2:17-cv-01180-MJP and COORDINATED CARE OF 10 WASHINGTON, INC., PROPOSED ORDER GRANTING 11 Plaintiffs, PLAINTIFFS' MOTION FOR LEAVE TO 12 V. DEPOSIT FUNDS, TO DISMISS AND DISCHARGE LIABILITY AND FOR 13 QLIANCE MEDICAL GROUP OF AWARD OF ATTORNEYS' COSTS AND WASHINGTON PC d/b/a QLIANCE **FEES** MEDICAL GROUP OF WA PC d/b/a 14 OLIANCE MEDICAL GROUP OF WA NOTE ON MOTION CALENDAR: d/b/a QLIANCE MEDICAL GROUP OF 15 December 8, 2017 WASHINGTON; QLIANCE GLOBAL MANAGEMENT CORPORATION: 16 QLIANCE MANAGEMENT INC. d/b/a 17 QLIANCE MANAGEMENT; QLIANCE MEDICAL MANAGEMENT INC.; STATE 18 OF WASHINGTON DEPARTMENT OF REVENUE; MERCHANT FUNDING SERVICES LLC; SATURN FUNDING 19 LLC; NEW ERA LENDING LLC; FIRST 20 PREMIER FUNDING, LLC; CHERYL KILODAVIS; ERIKA BLISS MD; NH ACQUISITION CORPORATION; EIN 21 CAP, INC.; GENERAL ELECTRIC 22 CAPITAL CORPORATION; GE HFS, LLC; and CORPORATION SERVICE 23 **COMPANY** 24 Defendants. 25 26

PROPOSED ORDER TO INTERPLEAD AND DISMISS - 1 (Case No. 2:17-cv-01180-MJP)

1	This matter having come before the above-entitled Court on the Motion of Plaintiffs	
2	Coordinated Care Corporation ("CCC") and Coordinated Care of Washington, Inc. ("CCW," and	
3	collectively with CCC, the "Plaintiffs") for Leave to Deposit Funds, to Dismiss and Discharge	
4	Liability, and for an Award of Attorneys' Costs and Fees (the "Motion"). The Court having	
5	reviewed the records and files herein, and after careful consideration, it is hereby ORDERED as	
6	follows:	
7	1.	The Motion is GRANTED.
8	2.	Plaintiffs are granted leave to deposit the Obligation (as defined below) in the
9	Court's Registry.	
10	3.	The Clerk of the Court shall receive and deposit into the Court's Registry funds in
11	the amount of \$75,000.00 less Plaintiffs' attorneys' fees (to be determined upon entry of this	
12	Order), which represents the full amount owed under a now terminated group provider	
13	agreement, pursuant to which Defendant Qliance WA provided or arranged for the provision of	
14	certain medical services to persons enrolled in a health benefit plan issued or administered by	
15	Coordinated Care Corporation (the "Obligation").	
16	4.	Upon the deposit of the Obligation, Plaintiffs shall be, and hereby are, dismissed
17	from the captioned action with prejudice and discharged from any and all liability to the	
18	Defendants arising out of or relating to the Obligation.	
19	5.	Defendants shall be permanently enjoined from making any further actual or
20	implied claims, demands and causes of action, asserted or unasserted, liquidated or unliquidated,	
21	or bringing any action or proceeding in any forum, arising out of or in connection with the	
22	Obligation.	
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PROPOSED ORDER TO INTERPLEAD AND DISMISS- 2 (Case No. 2:17-cv-01180-MJP)

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1	6. Within 15 days of this order, Plaintiffs shall submit to the Court all appropriate		
2	documentation of the attorneys' fees and costs for which they seek an award.		
3	DATED this 14 day of December, 2017.		
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5	Malely 1		
6	Honorable Marsha J. Pechman U.S. District Court Judge		
7	Presented by:		
8	STOEL RIVES LLP		
9	/s/Maren R. Norton		
10	Manager D. Nigotana WCD A.Nig. 25425		
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PROPOSED ORDER TO INTERPLEAD AND DISMISS- 3 (Case No. 2:17-cv-01180-MJP)

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